tinued in force in respect to such courts, and all other laws and parts of
laws relating to said circuit, district, and criminal courts, are repealed.

Sec. 17. And be it further enacted, That the President of the United
States be, and he is hereby, authorized and empowered to appoint, by
and with the advice and consent of the Senate, a suitable person, learned
in the law, to revise and codify the laws of the District of Columbia.

Sec. 18. And be it further enacted, That the person who shall be thus
appointed shall receive ten dollars per day for his services whilst so em-
ployed, and shall render a final report of his revision and codification to
Congress on or before the first day of January next.

Approved, March 3, 1863.

CHAP. XCII.—An Act to amend "An Act to establish a Court for the Investigation of
Claims against the United States," approved February twenty-fourth, eighteen hundred
and fifty-five.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That there shall be appointed Two additional
judges for the said court, to hold their offices during good be-
behavior, who shall be qualified in the same manner, discharge the same
duties, and receive the same compensation, as now provided in reference
to the judges of said court; and that from the whole number of said judges
the President shall in like manner appoint a chief justice for said court.

Sec. 2. And be it further enacted, That all petitions and bills praying
or providing for the satisfaction of private claims against the Government,
found upon any law of Congress, or upon any regulation of an executive
department, or upon any contract, express or implied, with the Govern-
ment of the United States, shall, unless otherwise ordered by resolution
of the house in which the same are presented or introduced, be trans-
mitted by the secretary of the Senate or the clerk of the House of Rep-
resentatives, with all the accompanying documents, to the court aforesaid.

Sec. 3. And be it further enacted, That the said court, in addition to
the jurisdiction now conferred by law, shall also have jurisdiction of all
set-offs, counter-claims, claims for damages, whether liquidated or unliqui-
dated, or other demands whatsoever, on the part of the Government against
any person making claim against the Government in said court; and upon
the trial of any such cause it shall hear and determine such claim or de-
mand both for and against the Government and claimant; and if upon the
whole case it finds that the claimant is indebted to the Government, it
shall render judgment to that effect, and such judgment shall be final,
with the right of appeal, as in other cases herein provided for. Any
transcript of such judgment, filed in the clerk’s office of any district or
circuit court of the United States, shall be entered upon the records of the
same, and shall ipso facto become and be a judgment of such district or
circuit court, and shall be enforced in like manner as other judgments
therein.

Sec. 4. And be it further enacted, That the said court of claims shall
hold one annual session, commencing on the first Monday in October in
each year, and continuing so long as may be necessary for the prompt dis-
position of the business of the court. The said court may prescribe rules
and regulations for practice therein, and it may punish for contempt, in
the manner prescribed by common law. It may appoint commissioners,
and may generally exercise such powers as are necessary to carry out the
powers herein granted to it. The judges, solicitors, and clerks of said
court shall be admitted to the use of the congressional library, and also
the law library, until a law library be provided for them. The said court
may appoint a bailiff, who shall hold his office during four years, unless
sooner removed by said court for cause, and who shall receive a salary of
Oaths, &c.

Seal.

Members of Congress not to practise in court of claims.

Appeals to supreme court.

When to be taken.

When an appeal may be had without reference to amount in controversy.

Solicitor and assistants, how appointed.

Duty.

No fee but salary.

Claims sustained, how paid.

Interest.

Payments to be a full discharge, and bar all further claim.

Claimant may be examined on oath.

Proceedings.

one thousand dollars, payable quarterly. The judges and clerks of said court may administer oaths and affirmations, take acknowledgments of instruments in writing, and give certificates of the same. Said court shall have a seal, with such device as it may order. Members of either house of Congress shall not practice in said court of claims.

SEC. 5. And be it further enacted, That either party may appeal to the supreme court of the United States from any final judgment or decree which may hereafter be rendered in any case by said court wherein the amount in controversy exceeds three thousand dollars, under such regulations as the said supreme court may direct: Provided, That such appeal shall be taken within ninety days after the rendition of such judgment or decree: And provided, further, That when the judgment or decree will affect a class of cases, or furnish a precedent for the future action of any executive department of the Government in the adjustment of such class of cases, or a constitutional question, and such facts shall be certified to by the presiding justice of the court of claims, the supreme court shall entertain an appeal on behalf of the United States, without regard to the amount in controversy.

SEC. 6. And be it further enacted, That the solicitor, assistant solicitor, and deputy solicitor of said court, shall hereafter be appointed by the President, by and with the advice and consent of the Senate, and it shall be their duty faithfully and diligently to defend the United States in all matters and cases before said court of claims; and in all cases taken by appeal therefrom to the supreme court; and no other fee or compensation than the salary of said solicitor, and assistant and deputy solicitors, shall hereafter, in any case, be paid to either of them, and no fee or compensation for services in either the supreme court or court of claims shall hereafter be allowed or paid in any case by the United States.

SEC. 7. And be it further enacted, That in all cases of final judgments by said court, or on appeal by the said supreme court where the same shall be affirmed in favor of the claimant, the sum due thereby shall be paid out of any general appropriation made by law for the payment and satisfaction of private claims, on presentation to the Secretary of the Treasury of a copy of said judgment, certified by the clerk of said court of claims, and signed by the chief justice, or, in his absence, by the presiding judge, of said court. And in cases where the judgment appealed from is in favor of said claimant, or the same is affirmed by the said supreme court, interest thereon at the rate of five per centum shall be allowed from the date of its presentation to the Secretary of the Treasury for payment as aforesaid, but no interest shall be allowed subsequent to the affirmation, unless presented for payment to the Secretary of the Treasury as aforesaid: Provided, That no interest shall be allowed on any claim up to the time of the rendition of the judgment by said court of claims, unless upon a contract expressly stipulating for the payment of interest, and it shall be the duty of the Secretary of the Treasury, at the commencement of each Congress, to include in his report or a statement of all sums paid at the treasury on such judgments, together with the names of the parties in whose favor the same were allowed: And it is further provided, That such payments shall be a full discharge to the United States of all claim or demand touching any of the matters involved in the controversy: And provided further, That any final judgment rendered against the claimant on any claim prosecuted as aforesaid shall forever bar any further claim or demand against the United States arising out of the matters involved in the controversy.

SEC. 8. And be it further enacted, That it shall be lawful for said court, at the instance of the solicitor for the United States, to make an order in any case pending in said court, directing that the claimant or claimants in such case, or any one or more of them, shall appear, upon reasonable notice, before any commissioner of said court, and be examined on oath or
affirmation touching any or all matters pertaining to said claim. And the examination of such claimant or claimants shall be reduced to writing by the said commissioner, and be returned to and filed in said court, and may, at the discretion of the solicitor for the United States, be read and used as evidence on the trial of said cause. And if any claimant or claimants, after such order has been made, and due and reasonable notice thereof given to him or them, shall fail to appear or shall refuse to testify or answer fully as to all matters within his knowledge material to the issue, the said court may, in its discretion, order that the said cause shall not be brought forward for trial until the said claimant or claimants shall have fully complied with the order of said court in the premises.

SEC. 9. And be it further enacted, That the jurisdiction of the said court shall not extend to or include any claim against the Government not pending in said court on the first day of December, Anno Domini eighteen hundred and sixty-two, growing out of or dependent on any treaty stipulation entered into with foreign nations or with the Indian tribes.

SEC. 10. And be it further enacted, That every claim against the United States, cognizable by the court of claims, shall be forever barred unless the petition setting forth a statement of the claim be filed in the court or transmitted to it under the provisions of this act within six years after the claim first accrues: Provided, That claims which have accrued six years before the passage of this act shall not be barred if the petition be filed in the court or transmitted as aforesaid within three years after the passage of this act: And provided, further, That the claims of married women first accruing during marriage, of persons under the age of twenty-one years first accruing during minority, and of idiots, lunatics, insane persons, and persons beyond seas at the time the claim accrued, entitled to the claim, shall not be barred if the petition be filed in the court or transmitted as aforesaid within three years after the disability has ceased; but no other disability than those enumerated shall prevent any claim from being barred, nor shall any of the said disabilities operate cumulatively.

SEC. 11. And be it further enacted, That any person or persons who shall corruptly practise or attempt to practise any fraud against the United States in the proof, statement, establishment, or allowance of any claim, or any part of any claim against the United States, shall ipso facto forfeit how punished. and it shall be the duty of the court of claims, in such cases, to find specifically that such fraud was practised or attempted to be practised, and thereupon give judgment that such claim is forfeited to the Government, and that the claimant be forever barred from prosecuting the same. Appeals may be taken from the court of claims to the supreme court, in all such cases, on all questions of law, in the manner herein provided for appeals in other cases.

SEC. 12. And be it further enacted, That any petition filed under this act shall be verified by the affidavit of the claimant, his agent, or attorney, stating that no assignment or transfer of said claim, or any part thereof, or any interest therein, has been made, except as in said petition stated; that said claimant is justly entitled to the amount therein claimed from the United States, after allowing all just credits and offsets; and that he believes the facts as stated in said petition are true: Provided, however, That in order to authorize the said court to render a judgment in favor of any claimant, if a citizen of the United States, it shall be set forth in the petition that the claimant, and the original and every prior owner thereof where the claim has been assigned, has at all times borne true allegiance to the Government of the United States, and whether a citizen or not, that he has not in any way voluntarily aided, abetted, or given encouragement to rebellion against the said Government, which allegations may be traversed by the Government, and if on the trial such issue shall be decided against the claimant, his petition shall be dismissed.
Repeal of inconsistent laws.

Money not to be paid out for claims until appropriated upon estimates.

SEC. 13. And be it further enacted, That all laws and parts of laws inconsistent with the provisions of this act are hereby repealed.

SEC. 14. And be it further enacted, That no money shall be paid out of the treasury for any claim passed upon by the court of claims till after an appropriation therefor shall be estimated for by the Secretary of the Treasury.

APPROVED, March 3, 1863.

March 3, 1863.

CHAP. XCI. —An Act to give greater Efficiency to the Judicial System of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whenever the judge of the supreme court for any circuit, from disability, absence, the accumulation of business in the circuit court in any district within his circuit, or from his having been of counsel or being interested in any case pending in such circuit court, or from any other cause, shall deem it advisable that the circuit court in such district shall be holden by the judge of any other circuit, he may request, in writing, the judge of any other circuit to hold the circuit court in such district, during a time to be named in such request; and such request shall be entered upon the journal of the circuit court so to be holden. And thereupon it shall be lawful for the judge so requested to hold the circuit court in such district, and to exercise all the powers of the judge of such circuit within and for such district during the time named in such request.

SEC. 2. And be it further enacted, That the judge of any circuit may order any civil cause certified into any circuit court within his circuit from any court of the United States, to be certified back to the court whence it came; and in such case such cause shall be proceeded in by such court, in all respects, as if the same had not been certified from it: Provided, That if from any cause it shall be improper for the judge of such court to try any such cause so certified back, the same shall be tried by some other judge holding such court, pursuant to the provisions of this act. Whenever, by reason of death or resignation, there shall be no judge of any circuit, the chief justice of the supreme court of the United States may make the requests herein provided for, which shall be operative until such circuit shall be assigned to another judge. In case of a vacancy in the office of marshal or district attorney in any circuit, the judge of such circuit may fill such vacancy, and the person so appointed shall serve until an appointment shall be made by the President, and the appointee has duly qualified, and no longer; and the marshal so appointed shall give bond as if appointed by the President, and the bond shall be approved by such judge. The appointment so made shall be in writing, and such writing shall be filed in the clerk's office of the circuit court, and a copy thereof shall be entered upon the journal of such court. The clerk of every court shall give bond in such sum as may be fixed by the court, with sureties to be approved by the court, and a new bond may be required whenever the court shall deem it proper that such bond shall be given. Every marshal's bond so given shall be filed in the office of the clerk of the circuit court, and a copy thereof entered upon the journal of the court. A copy of every bond given by a clerk shall be entered on the journal of the court for which he is appointed, and the bond shall be deposited for safe-keeping as the court may direct. A certified copy of such entry shall be prima facie proof of the execution of such bond, and of the contents thereof.

SEC. 3. And be it further enacted, That all acts and parts of acts inconsistent with the provisions of this act be, and the same are hereby, repealed.

APPROVED, March 3, 1863.